§802.212 Response to petition for review.

- (a) Within 30 days after the receipt of a petition for review, each party upon whom it was served may submit to the Board a brief, memorandum, or other statement in response to it.
- (b) Arguments in response briefs shall be limited to those which respond to arguments raised in petitioner's brief and to those in support of the decision below. Other arguments will not be considered by the Board (see §802.205(b)).

§802.213 Reply briefs.

- (a) Within 20 days after the receipt of a brief, memorandum, or statement submitted in response to the petition for review pursuant to §802.212, any party upon whom it was served may file a brief, memorandum, or other statement in reply to it.
- (b) Arguments in reply briefs shall be limited to those which reply to arguments made in the response brief. Any other arguments in a reply brief will not be considered by the Board.

§802.214 Intervention.

- (a) If a person or legal entity shows in a written petition to intervene that his, her, or its rights are affected by any proceeding before the Board, the Board may permit that person or legal entity to intervene in the proceeding and to participate within limits prescribed by the Board.
- (b) The petition to intervene shall state precisely:
 - (1) The rights affected, and
- (2) The nature of any argument the person or legal entity intends to make.

§802.215 Additional briefs.

Additional briefs may be filed or ordered in the discretion of the Board and shall be submitted within time limits specified by the Board.

§ 802.216 Service and form of papers.

(a) All papers filed with the Board, including notices of appeal, petitions for review, briefs and motions, shall be secured at the top and shall have a caption, title, signature of the party (or his attorney or other representative),

- date of signature, and certificate of service.
- (b) For each paper filed with the Board, the original and two legible copies shall be submitted.
- (c) A copy of any paper filed with the Board shall be served on each party and the Solicitor of Labor, by the party submitting the paper.
- (d) Any paper required to be given or served to or by the Board or any party shall be served by mail or otherwise presented. All such papers served shall be accompanied by a certificate of service.
- (e) All papers (exclusive of documentary evidence) submitted to the Benefits Review Board shall conform to standard letter dimensions (8.5×11 inches).

§ 802.217 Waiver of time limitations for filing.

- (a) The time periods specified for submitting papers described in this part, except that for submitting a notice of appeal, may be enlarged for a reasonable period when in the judgment of the Board an enlargement is warranted.
- (b) Any request for an enlargement of time pursuant to this section shall be directed to the Clerk of the Board and must be received by the Clerk on or prior to the date on which the paper is due.
- (c) Any request for an enlargement of time pursuant to this section shall be submitted in writing in the form of a motion, shall specify the reasons for the request, and shall specify the date to which an enlargement of time is requested.
- (d) Absent exceptional circumstances, no more than one enlargement of time shall be granted to each party.
- (e) Absent a timely request for an enlargement of time pursuant to this section and the Board's granting that request, any paper submitted to the Board outside the applicable time period specified in this part shall be accompanied by a separate motion stating the reasons therefor and requesting that the Board accept the paper although filed out of time.